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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/317,381	05/24/1999	HAMESH CHAWLA	CIS99-1267	9031
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BARRY W CHAPIN ESQ CHAPIN & HUANG LLC WESTBOROUGH OFFICE PARK			EXAMINER	
			TRAN, THIEN D	
1700 WEST PARK DRIVE				
WESTBOROUGH, MA 01581			ART UNIT	PAPER NUMBER
			2665 DATE MAILED: 09/20/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

• •				1/2			
	<u> </u>	Application No.	Applicant(s)				
Office Action Summary		09/317,381	CHAWLA ET AL.				
		Examiner	Art Unit				
		Thien D Tran	2665				
	The MAILING DATE of this communication a	ppears on the cover sheet	t with the correspondence ac	Idress			
Period fo	• •		**************************************				
THE N - Exter after - If the - If NO - Failui - Any r	ORTENED STATUTORY PERIOD FOR REP MAILING DATE OF THIS COMMUNICATION Issions of time may be available under the provisions of 37 CFR 1 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory perion reto reply within the set or extended period for reply will, by statuely received by the Office later than three months after the mailed patent term adjustment. See 37 CFR 1.704(b).	I. 136(a). In no event, however, may sply within the statutory minimum of d will apply and will expire SIX (6) Note, cause the application to become	y a reply be timely filed thirty (30) days will be considered time MONTHS from the mailing date of this of e ABANDONED (35 U.S.C. § 133).	ly. communication.			
1)[🛛	Responsive to communication(s) filed on 24	1 May 1999 .					
2a)□	This action is <b>FINAL</b> . 2b)⊠ 1	This action is non-final.					
3)□							
Dispositi	on of Claims						
4)🛛	Claim(s) 1-33 is/are pending in the application	on.					
	4a) Of the above claim(s) is/are withdr	awn from consideration.					
5)	Claim(s) is/are allowed.						
6)⊠	Claim(s) <u>1-33</u> is/are rejected.						
7)	Claim(s) is/are objected to.			·			
-	Claim(s) are subject to restriction and	or election requirement.					
· · ·	on Papers						
•	The specification is objected to by the Examir						
10)[	Fhe drawing(s) filed on is/are: a)☐ acc						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
11)	The proposed drawing correction filed on		_ disapproved by the Examin	ier.			
If approved, corrected drawings are required in reply to this Office action.							
	The oath or declaration is objected to by the E	zxammer.					
	inder 35 U.S.C. §§ 119 and 120		0.0.440(=).(1)(5)				
· ·	Acknowledgment is made of a claim for foreign	gn priority under 35 U.S.	C. § 119(a)-(d) or (f).				
a)[	☐ All b)☐ Some * c)☐ None of:						
	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority document		- •				
	3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).							
a	The translation of the foreign language p	rovisional application has	s been received.	,, ,			
م لياردا Attachment	•	one priority under 30 U.S.	.c. 33 120 diluioi 121.				
1) 🛛 Notice 2) 🔘 Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice	ew Summary (PTO-413) Paper No of Informal Patent Application (PT				

Art Unit: 2665

## **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

2. Claims 1-31 are rejected under 35 U.S.C. 102(e) as being anticipated by Elwalid et al (U.S Patent No 6,353,616 B1).

Regarding claims 1, 21, 29, 32, Elwalid discloses a method for dynamically adjusting reserved bandwidth in a data communications device while transporting a session of data communication within the device, the method comprising the steps of:

establishing a first bandwidth reservation associated with a session of data a communication in the data communications device (col.7 lines 55-65);

Art Unit: 2665

transporting, through the data communication device, data associated with the session of data communication utilizing data storage locations associated with the first bandwidth reservation (col.7 lines 9-25);

receiving bandwidth allocation update message (adjustment information) during the session of data communication (figure 4, col.10 lines 60-65); and

dynamically adjusting the first bandwidth reservation to produce a second bandwidth reservation for the session of data communication in accordance with the bandwidth allocation adjustment information while continually maintaining the session of data communication (figure 5, col.11 lines 15-30).

Regarding claim 23, 33, Elwalid discloses a method of data communications device capable of dynamically adjusting reserved bandwidth while maintaining a session of data communication, the device comprising:

an input for receiving data including bandwidth reservation requests;

a data storage mechanism including data storage locations; a bandwidth reservation processor coupled to the input port and accepting a first bandwidth reservation request indicating a first amount of bandwidth to reserve for the session of data communication in the data communications device, the bandwidth reservation processor establishing a first bandwidth reservation associated with a session of data communication in the data storage locations (col.11 lines 10-20); and

a data scheduler coupled to the input port and coupled to the data: storage mechanism, the data scheduler receiving data associated with the session of data communication and depositing the data associated with the session of data

Art Unit: 2665

communication into the data storage locations associated with the first bandwidth reservation. See figure 2, col.4 line 45 to col.5 lines 45.

Regarding claims 2, 12, 13, 14, 30, 31, Elwalid discloses a step of establishing afirst bandwidth reservation includes the steps of

accepting a first bandwidth reservation request indicating a first amount of bandwidth to reserve for the session of data communication in the data communication device;

labeling, with an identity of the session of data communication, a first percentage of available data storage locations used to store data transported through the data communications device thus establishing the first bandwidth reservation, wherein the first percentage of storage locations labeled is based upon the first amount of bandwidth requested as indicated in the first bandwidth reservation request. See col.6 lines 20-25.

Regarding claims 3, 15, 24, 25, 26, Elwalid discloses step of accepting a first bandwidth reservation request, the step of establishing a first bandwidth reservation further includes the step of calculating and storing a first percentage of total device bandwidth to allocate to the session of data communication based upon the first bandwidth reservation request; and

wherein the first percentage of data storage locations labeled in the step of labeling is based upon the calculated first percentage of total device bandwidth to allocate to the session of data communication. See col.10 lines 30-40.

Regarding claims 4, 8, 10, 11, 27, 28, Elwalid discloses the step of calculating and storing, stores the calculated first percentage in a resource allocation table which is

Art Unit: 2665

independently accessible by the step of labeling and the step of dynamically adjusting, so as to allow the step of dynamically adjusting to alter the calculated percentage in the resource allocation table without disrupting the step of labeling, thus allowing the bandwidth reservation in the device to be adjusted without effecting operation of the step of transporting. See col.9 lines 5-20.

Regarding claims 5, 9, 20, 22, Elwalid discloses the step of dynamically adjusting the first bandwidth reservation to produce a second bandwidth reservation includes the steps of

accepting a second bandwidth reservation request indicating a second amount of bandwidth to reserve for the session of data communication;

labeling, with an identity of the session of data communication, a second percentage of available data storage locations used to store data transported through the data communications device thus establishing the second bandwidth reservation, wherein the second percentage of storage locations labeled is based upon the second amount of bandwidth requested as indicated in the second bandwidth reservation request; and

Wherein the second percentage of storage locations labeled is different than the first percentage of storage locations labeled. See col.12 lines 10-20.

Regarding claims 6, 7, 16-19, Elwalid discloses the step of dynamically adjusting the first bandwidth reservation to produce a second bandwidth reservation further includes the step of

Art Unit: 2665

calculating and storing a second percentage of total device bandwidth to allocate to the session of data communication based upon the second bandwidth reservation request; and

wherein the second percentage of data storage locations labeled in the step of labeling is based upon the calculated second percentage of total device bandwidth to allocate to the session of data communication. See col.12 lines 10-20.

## Conclusion

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

-Ise et al (Patent No. 6,336,129 B1) discloses packet transfer method and node device using resource reservation or priority transfer control without requiring virtual connection merging.

-Woundy (US Patent No. 6,031,841) discloses RSVP support for upstream traffic.

4. Any inquiry concerning this communication or earlier communication from the examiner should be directed to Thien Tran whose telephone number is (703) 308-4388. The examiner can normally be reached on Monday-Friday from 8:30AM to 5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Huy Vu, can be reached on (703) 308-6602. Any inquiry of a general nature of relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-3900.

Art Unit: 2665

Thien Tran

Page 7

ALPUS H. HSU PRIMARY EXAMINER